For all goods and chattels which any sheriff shall attach and take		
into his possession or wherewith he shall be chargeable, the		
same fees as on execution.		
For returning a writ of replevin	\$	15
The same fees for executing replevin as upon executions.		
The same fees for serving a withernam as upon replevin.		
Also the same fees on appraisement and sale of goods distrained		
and sold for rent.		
For serving writ of retorno habendo, and return	1	25
For serving writ of distringus, and return	1	25
For serving and return of elegit or liberate	1	25
For empanelling jury on elegit or extent	3	00
For swearing the same, each		15
For serving writ of restitution and return	2	00
For summons in partition, for every person summoned, and		
return		40
For serving writ of partition, and return		40
For empanelling jury thereon	3	$\overline{00}$
For swearing the jury, each		15
For attendance, per day	1	25
For serving an attachment in partition, and return		50
For returning a writ of inquiry of damages		25
For empanelling a jury thereon	3	00
For swearing the same, each		15
For attendance, per day	1	$\overline{25}$
For delivering commissions to supervisors of roads, to be paid		
by the county, each		50
For transfer of stock under execution	1	00
For summoning appraisers in cases of distress for rent and		-
swearing them, each		20
For serving an execution		15
For service of all process the sheriff is entitled to have his fees to	axed	as
part of the costs. Deale v. Estep. 3 Bl. 437.		
Poundage fees due a sheriff may, after the return of the writ, be collected as other officers' fees in virtue of the set of 1779, ch 25 and its supplement.		

as other officers' fees, in virtue of the act of 1779, ch. 25, and its supplement.

Hall v. Belt. 8 G. & J. 477.

See sec. 29 and notes.

As to the compensation of the sheriff for services at elections, see art. 33, sec. 118.

As to what poundage fees may be recovered by the sheriff, and by whom they are payable, see Howard v. Levy Court, 1 H. & J. 566.

1904, art. 36, sec. 29. 1888, art. 36, sec. 29. 1860, art. 38, sec. 28. 1790, ch. 59, sec. 2.

29. The sheriff shall have as poundage fees for levying an execution at the rate of seven and a half per cent, on the first twenty-six dollars and sixty-seven cents, and at the rate of three per cent, on the residue, but if execution be laid on any interest in lands only one-half of the poundage fees shall be charged, and if laid upon lands and the lands